

pecuniary fine only, not exceeding one hundred dollars; to hear, try and determine the cases of all persons brought before him charged with the violation of laws relating to hawkers and peddlers, and to hear, try and determine the cases of all persons brought before him charged with the offense of indecent exposure; to hear, try and determine the cases of all persons brought before him for Sunday gaming, Sunday work, Sunday sales or Sabbath-breaking; and to hear, try and determine the cases of all persons brought before him charged with being a vagrant or with being an habitually disorderly person (not insane). But it shall be the duty of the said justice before proceeding to hear, try and determine any of the charges aforesaid, to inform the party or parties charged therewith of his or their respective rights to a jury trial; and if a jury trial be prayed by the party or parties charged, or if the state's attorney for said city shall before trial for the alleged offense pray a jury trial on the part of the State, the justice shall forthwith commit or hold the said party or parties to bail for trial in the Criminal Court of Baltimore, and endorse on the commitment or recognizance the fact of a jury trial having been prayed. It is hereby expressly provided that the said justice shall not have power to try and determine any violation of the Public General Laws of this State relating to licenses (except violations of laws relating to hawkers and peddlers heretofore mentioned), and shall not have power to try and determine any violation of section 682 of this said Article 4, but shall cause all such offenders against the Public General or Local Laws to be committed or held to bail for trial in the Criminal Court of Baltimore.

SEC. 3. *And be it further enacted*, That eight additional sections be and the same are hereby added to said Article 4 to follow immediately after said section 632 as repealed and re-enacted with amendments, said eight additional sections to be known, respectively, as sections 632A, 632B, 632C, 632D, 632E, 632F, 632G and 632 H, and to read as follows:

SEC. 632A. In all cases in which any person is tried and committed before any justice of the peace assigned to any of the police stations in the City of Baltimore, and sentenced by him to any imprisonment (other than imprisonment in default of payment of fines) or to any fine of over \$50 (exclusive of costs), he may within ten days after sentence, exclusive of the day of sentence, pray an appeal to the Criminal Court of Baltimore upon waiving his right to plead on the trial of said appeal in said Criminal Court, his former jeopardy resulting from his said trial and conviction before said justice, no formal waiver of said right to plead said former jeopardy shall be necessary;